## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

Case No. 25-80890-CIV-MATTHEWMAN

DAVID MORRIS CLAYMAN,

Plaintiff,

v.

SCOTT BESSANT, in his Official Capacity as Secretary of the Treasury, et al.,

Defendants.

## **ORDER OF INSTRUCTIONS TO PRO SE LITIGANTS**

Plaintiff David Morris Clayman ("Plaintiff") is proceeding *pro se*. So that Plaintiff, and any other parties who may appear *pro se*, may be advised of essential requirements concerning this case, the Court ORDERS as follows:

- 1. Any litigant appearing *pro se* must keep the Court advised of his or her current address at all times. Such notice must be provided on a paper labeled "Notice of Change of Address" and must include the case number, the litigant's name, and the new address. Failure to promptly notify the Court of any change in address may result in dismissal of the case for lack of prosecution.
- 2. Plaintiff shall serve upon Defendant, and Defendant upon Plaintiff, or, if appearance by counsel has been entered, upon their respective counsel, copies of all further pleadings or documents submitted for the Court's consideration. All pleadings must include the case number at the top of the first page. *Pro se* litigants shall send the original of every pleading or document to the Clerk of this Court. Each submission shall include: (a) a copy of the

pleading or document, and (b) a certificate of service stating the date a true copy of the

pleading or document was sent to the opposing parties or counsel for such parties. No

original pleading or document shall be sent directly to a Judge of this Court. Any paper or

letter submitted directly to a Judge rather than to the Clerk will be disregarded by the Court.

Plaintiff has no counsel to assist in the discovery process. Attention is therefore directed to

Federal Rule of Civil Procedure 26(a), which lists the various forms of discovery available

in civil cases. Pro se litigants are responsible for actively pursuing this case, obtaining

essential discovery, filing all necessary pleadings and motions, and otherwise complying

with all Court orders and preparing the case for trial.

4. *Pro se* litigants, like all other litigants, must adhere to the Federal Rules of Civil Procedure

and the Local Rules of the Southern District of Florida. The Local Rules are found on the

Southern District of Florida website.

3.

5. No litigants, including pro se litigants, may call the Judge's chambers to ask for legal

advice about the case. Further, litigants cannot have their family, friend, or acquaintances

call the Judge's chambers for legal advice.

6. Finally, *pro se* litigants are hereby notified that they may complete and submit to the Clerk

of Court a "Consent by Pro Se Litigant (Non-Prisoner) to receive NEFs" form, which can

be found at https://www.flsd.uscourts.gov/forms/all-forms. If pro se litigants opt to do so,

they will more quickly receive filings in this case via email.

**DONE AND ORDERED** in Chambers at West Palm Beach in the Southern District of

Florida, this 22nd day of August 2025.

WILLIAM MATTHEWMAN

Chief United States Magistrate Judge

2